NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OF THE FOLLOWING INFORMATION FROM THIS INSTRUMENT BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88-198(R) Texas Paid-Up (2/93)

#### OIL, GAS AND MINERAL LEASE (PAID-UP LEASE)

| THIS AGREEMENT made this   |  |  | , 20   | 08  | , between   |  |  |
|--|--|--|--|---|---|--|--|
| Luz Inecilia Gann, a marri   | ed woman dealing in he   | r sole and separate property   |  |   |   |  |  |
|  |  |  | <u> </u>                                     |   |   |  |  |
|  |  | , Lessor (whether one or more) whose address is  |  | Dove Ct   |   |  |  |
| Fort Worth, Texas 76126  | ·  |  |  |   |   |  |  |
|  | and  | Devon Energy Production Company, L.P.  | , Lessee; whose address is                   |   |   |  |  |
| P.O. Box 450, Decatur, Te  | Decatur, Texas 76234 ; WITNESSETH:   |  |  |   |   |  |  |
| exclusively unto Lessee the lands subject he<br>and their respective constituent elements) a<br>surveys, injecting gas, water and other flui | ereto for the purpose of investigating,<br>and all other minerals, (whether or not<br>ids and air into subsurface strata, esta | the royalties herein provided, and of the agreement of Lessee herein exploring, prospecting, drilling and mining for and producing oil, gas similar to those mentioned) and the exclusive right to conduct explorablishing and utilizing facilities for the disposition of salt water, layi ereon to produce, save, take care of, treat, transport, and own sa | (including a<br>ation, geolo<br>ng pipeline: | all gases, liqui<br>gic and geoph<br>s, housing its | id hydrocarbons<br>nysical tests and<br>employees and |  |  |
| Tarrant  | County, Texas, and   | as, and described as follows:  |  |   |   |  |  |
| See Exhibit "A" attached for additional terms and  | -  | t hereof for the description of lands in Tarra<br>art of this lease.   | ant Cou                                      | ınty, Tex   | as and  |  |  |

This lease also covers and includes all land owned or claimed by Lessor adjacent or contiguous to the land particularly described above, whether the same be in said survey or in adjacent surveys, although not included within the boundaries of the land particularly described above. The land covered by this lease shall be hereinafter referred to as said Land. Lessor agrees to execute any lease amendment requested by Lessee for a more complete or accurate description of said Land and such amendment shall include words of present lease and grant. For the purpose of calculating any payments hereinafter provided for, said Land is estimated to comprise 1.476 acres, whether it actually comprises more or less until such time as Lessee requests a lease amendment and same is filed of record.

2. Subject to the other provisions herein contained and without reference to the commencement, prosecution or cessation of operations and/or production at any time hereunder.

lease shall be for a term of three (3) years from this date (called "primary term") and as long thereafter as oil, gas, or other minerals is produced from or operations are conducted on said Land or land with which said Land is pooled hereunder. The word "operations" as used herein shall include but not be limited to any or the following; preparing drillsite location and/or access road,

or land with which said Land is pooled hereunder. The word "operations" as used herein shall include but not be limited to any or the following; preparing drilliste location and/or access road, drilling, testing, completing, reworking, recompleting, deepening, plugging back or repairing of a well in search for or in an endeavor to obtain production of oil, gas or other minerals and any other actions conducted on said lands associated with or related thereto.

3. The royalties to be paid by Lessee are: (a) on oil delivered at the wells or into the pipeline to which the wells may be connected, one-eighth of the proceeds received from the sale of oil produced and saved from said Land; Lessee may from time to time purchase any royalty oil in its possession, paying the market price therefor prevailing for the field where produced on the date of purchase or Lessee may sell any royalty oil in its possession and pay Lessor the price received by the Lessee for such oil computed at the well; Lessor's interest shall bear one-eighth of the cost of all trucking charges; (b) on gas, including all gases, processed liquid hydrocarbons associated therewith and any other respective constituent elements, casinghead gas or other gaseous substance, produced from said Land and sold or used off the premises or for the extraction of gasoline or other product therefrom, the market value at the well of one-eighth of the gas so sold or used provided the market value shall not exceed the amount received by Lessee for such gas computed at the mouth of the well, and provided further on gas sold at the wells the royalty shall be one-eighth of the net proceeds received from such sale, it being understood that Lessor's interest shall bear one-eighth of the cost of all compression, treating, dehydrating and transporting costs incurred in marketing the gas so sold at the wells; (c) on all other minerals mined and marketed, one-tenth either in kind or value at the well or mine, at Lessee's election. Any royalty interests, including, without limit at the wells; (c) on all other minerals mined and marketed, one-tenth either in kind or value at the well or mine, at Lessee's election. Any royalty interests, including, without limitation, non-participating royalty interests, in said Land, whether or not owned by Lessor and whether or not effectively pooled by Lessee pursuant to the provisions hereof, shall be paid from the royalty set forth herein. Lessee shall have free use of oil, gas and water from said Land, except water from Lessor's wells, in all operations which Lessee may conduct hereunder, including water injection and secondary recovery operations, and the royalty on oil and gas shall be computed after deducting any so used.

4. If at the expiration of the primary term or at any time or times after the primary term berein, there is a well or wells capable of producing oil or gas in paying quantities on said Land or land or leases pooled therewith but oil or gas is not being sold or used and this lease is not then being maintained by production, operations or otherwise, this lease shall not terminate, (unless released by the Lessee), and it shall nevertheless be considered that oil and/or gas is being produced from said Land within the meaning of paragraph 2 herein. However, in this event,

At Lessor's address listed above Lessee shall pay or tender as shut-in royalty to Lessor, or tender for deposit to the credit of Lessor in the (which bank and its successors are Lessors agent and shall continue as the depository bank for all shut-in royalty payments

hereunder regardless of changes in ownership of said land or shut-in royalty payments) a sum determined by multiplying one dollar (\$1.00) per acre for each tail or rectise to accept such payment, Lessee shall re-tender such payment within thirty (30) days following recept from Lessor of a proper recordance instrument naming another bank as agent to receive such payment or tenders. Such shut-in royalty payment shall be due on or before the expiration of ninety (90) days after (a) the expiration of the primary term, or (b) the date of completion of such well, or (c) the date on which oil or gas ceases to be sold or used, or (d) the date this lease is included in a unit on which a well has been previously completed and shut-in or (e) the date the lease ceases to be otherwise maintained, whichever be the later date. It is understood and agreed that no shut-in royalty payments shall be due during the primary term. In like manner and upon like payments or tenders on or before the next ensuing anniversary of the due date for said payment, the Lessee shall continue to pay such shut-in royalty for successive periods of one (1) year each until such time as this lease is maintained by production or operations. However, if actual production commences within the applicable 90 day period, a shut-in periods of one (1) year each until such time as this lease is maintained by production or operations. However, if actual production commences within the applicable 90 day period, a shut-in royalty payment shall not be required or, if a shut-in royalty payment is tendered, no additional shut-in payment will be due until the next ensuing anniversary of the due date for said tendered payment regardless of how many times actual production may be commenced and shut-in during such one (1) year period. Lessee's failure to pay or tender on your tender any such sum as shut-in royalty shall render Lessee liable for the amount due but it shall not operate to terminate this lease. Lessee agrees to use reasonable diligence to produce, utilize or market the minerals capable of being produced from said wells, but in the exercise of such diligence, Lessee shall not be obtigated to install or furnish facilities, other than well facilities and ordinary lease facilities of flowline, separator, and lease tank, and shall not be required to settle labor trouble or to market gas upon terms unacceptable to Lessee. If at any time Lessee pays or tenders royalty or shut-in royalty as hereinabove provided, two (2) or more parties are, or claim to be, entitled to receive same, Lessee may, in lieu of any other method of payment herein provided, pay or tender such royalty or shut-in royalty, in the manner above specified, either jointly to such parties or separately to each in accordance with their respective ownerships thereof,

5. (a) Lessee shall have the right and power in its discretion to pool or combine, as to any one or more strata or formations, said Land or any portion of said Land with other land covered by this lease or with other land, lease or leases in the vicinity thereof. The above right and power to pool and unitize may be exercised with respect to oil, gas or other minerals, or any one or more of said substances, and may be exercised at any time and from time to time during or after the primary term, and before or after a well has been drilled, or while a well is being drilled. Pooling in one or more instances shall not exhaust the rights of Lessee to pool said Land or portions thereof into other units. Units formed by pooling as to any stratum or strata need not conform in size or area with units as to any other stratum or strata, and oil units need not conform as to area with gas units. Units pooled for oil hereunder shall not substantially exceed 80 acress each in area plus a tolerance of 10% thereof, and units pooled for gas hereunder shall not substantially exceed in area 640 acress each, plus a tolerance of 10% thereof, provided that should governmental authority having jurisdiction prescribe or permit the creation of units larger than those specified, units thereafter created may conform substantially in size with those prescribed or permitted by governmental regulations. The pooling for gas hereunder by Lessee shall also pool and unitize all associated liquid hydrocarbons and any other respective constituent elements as may be produced with the unitized gas, and the royalty interest payable to Lessor thereon shall be computed the same as on gas. With respect to any such unit so formed, Lessee shall execute in writing an instrument or instruments identifying and describing the pooled acreage and file same for recording in the office of the County Clerk in the county in which said pooled acreage is located. Such pooled unit shall become effective as of the date provided for in said instrument or instruments, but if said instrument or instruments make no such provision, then such unit shall become effective on the date such instrument or instruments are so filed for record. Any unit so formed may be re-formed, increased or decreased, at the election of Lessee, at any time and from time to time after the original forming thereof by filing an appropriate instrument of record in the County in which said pooled acreage is located. Any such pooled unit any time and from time to time after the original forming thereof by filing an appropriate instrument of record in the County in which said pooled acreage is located. Any such pooled unit established in accordance with the terms hereof shall constitute a valid and effective pooling of the interests of Lessor and Lessee hereunder regardless of the existence of other mineral, normalized in the considered properties and pooled unit which are not effectively pooled therewith. Lessee shall be under no duty to obtain an effective pooling of such other outstanding interests in lands within the boundary of any pooled unit. Operations on or production of oil and/or gas from any part of the pooled unit which includes all or a portion of said Land, regardless of whether such operations were commenced or such production was secured before or after the date of this lease or the date of the instrument designating the pooled unit, shall be considered for all purposes, except the payment of royalties, as operations on or production of oil or gas from said Land whether or not the well or wells be located on said Land. The production from an oil well will be considered production from the lease or oil pooled unit from which it is producing and not as production from a gas pooled unit; and production from a gas well will be considered as production of the royalty stipulated herein as the amount of said Land placed in the unit involved, subject to the rights of Lessee to reduce proportionately Lessor's royalty as hereinafter provided. Oil or gas produced from any

such any actions the operations thereof or thereos shall be excluded in calculating said royalty. Lessee may vecate any unit formed by it hereunder by instrument in writing filed for record as between any such any time when there is no unitized substance being produced from such unit. If this lesse now to be reading to overs separate tracts, no pooling or unitizated substance being produced from such unit. If this lesse shall the search within this lesses hall be words "separate tracts is intended or shall be implied or result merely from the including the lie of this lesses that we have the right and powers as to shall have the right and powers as to all the words "separate tracts or the included within the lesse with any of there are to parties or amounts, from that as to any other test or tracts of the lesses of the life of this lesses shall have the right and powers as to all the same with other tasts or the case or the search of the right and powers as to all the same with other tasts or the same with other tasts or the same general area as the lessed premises by combining the lessehold estate or all the complete the complete of the same with other tasts or the same same of the ministed area of such indicated or such indicated or such indicates of the ownership thereby same tasts or such as a such or such that the same same of the same same or the same same or the same such unitastical estation agreement spinored done or said Land. Repeated the same same or the with same same or the same or

6. Lessee may at any time or times execute and deliver to Lessor or to the depository above named or place of record, a release or releases covering any portion of said Land and/or portions of subsurface straits or stratum and he relieved of all obligations as to the screege, straits or stratum surrendered. Lessee shall retain rights of ingress and egrees across and through any released portion and/or straits of the leased premises which remains in force and on which Lessee continues to conduct operations.

The leased premises which remains in force and on which Lessee continues to conduct operations.

strain of the leased permisses and which remain in force and on which Lesses continues of the leased permisses where the expiration of the primary term, potentions of the primary term, potentions or production of oil, gas or other minerals on said Land or on acreage pooled therewith should cease from any expiration of the primary term, operations or production of oil, gas or other minerals in the production of the primary term bereof. If a fine expiration of the primary term bereof, all operations or online minerals, this lease shall remain in full force and effect for so long therewith as and on leases pooled therewith the ceases on said Land on the primary term bereof. If a fine expiration of the primary term, oil, gas or other minerals is not being produced on said Land or on acreage pooled therewith the percent of the primary term bereof. If, at the expiration of the primary term, oil, gas or other minerals is not being produced on said Land or on acreage pooled therewith. It is seen shall never the seen shall remain in full force and effect during the primary term bereof. If, at the expiration of the primary term, the production of produced on ceases on said Land or on acreage pooled therewith the programment of the primary term force and effect during the primary term bereof. If, at the expirations of said Land on the said Land or on acreage pooled therewith. It is the seen shall not terminate and effect during the primary term bereof. If, at the expirations of said Land on the primary term, Lessee completes either (a) and the primary term force and effect during the primary term bereof. If, at the expirations of said Land is a gas unit that was formed prior to the expiration of the primary term, Lessee completes either (a) and the primary term thereof, the ceases of the primary term, the produced on the primary term, the produced on the primary term, the produced on the primary term, the expiration of said Land is easied Land as a produced on the primary term, the expiration of the primary term, the prim and oberation expens

depth. Ho expect to the shove options, unless such offset well or wells drilled by Lessee would be sufficiently productive to pay Lessee, a profit over and above options, unless such offsets well or wells drilled by Lessee would be sufficiently productive to pay Lessee a profit over and above ordinating and who can many the carrier of the trustations of the transfer of the profit of the trustation of the service for some intended to by the Lessee of the production of the provisions of the provisions in the case of the production of the provisions of the provisions of the service of the case of the production of the p

(b) The specification of causes of force majoure herein enumerated shall not exclude other causes from consideration in determining whether Lessee has used reasonable diligence.

wnerever justified. r required in fulfilling any obligations or conditions of this lease, express or implied, and any delay of not more than six (6) months after termination of force majeure shall be de

Kule or Regulation. (c) All terms and conditions of this lease, whether express or implied, shall be subject to all Federal and State Laws, Executive Orders, Rules, or Regulations; and this lease shall inside, in whole or in part, nor Leasee held liable in damages for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, inside, or in part, nor Leasee held liable in damages for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order,

13. This lease states the entire contract between the parties, and no representation or promise, verbal or written, on behalf of either party shall be binding unless contract between the parties, and their successors, heirs, and assigns, regardless of whether or not executed by all persons above named as "Leasor".

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

| COC (20 100)                           | My Commission Expires:   | 12, 2012                                       | IhqA                             |                    |
|--|--|--|----------------------------------|--------------------|
| Texas                                  | Notary Public, State of  | EAN WICKS<br>, State of Texas<br>ssion Expires | 31101174 / 44 14 2021 4 76 5 1 1 |                    |
| Denis Den Wicks                        | Printed Mame:  | 3,70   |                                  |                    |
| D-W-W                                  | Notary Signature:  |  |                                  |                    |
| ·                                      |  |  | nd separate property             | in her sole a      |
| Inecilia Gann, a married woman dealing | oer, 2008 by Luz   | 30th day of Decemb                             | s acknowledged before me on      | sw tasmortzni zidT |
|  |  | §  | Tarrant                          | COUNTY OF          |
|  |  | ş  | Техаѕ                            | STATE OF           |
| LESSOR                                 | -  | LESSOR   |                                  |                    |
| TESSON                                 | The part of the pa | TEZZOK   | wille Mare                       | Luz Mecilia Gann   |

### **EXHIBIT "A"**

ATTACHED TO AND MADE A PART OF THAT CERTAIN OIL, GAS AND MINERAL LEASE DATED DECEMBER 30, 2008 BY AND BETWEEN LUZ INECILIA GANN, A MARRIED WOMAN DEALING IN HER SOLE AND SEPARATE PROPERTY, AS LESSOR AND DEVON ENERGY PRODUCTION COMPANY, L.P., AS LESSEE.

#### LEGAL DESCRIPTION OF PROPERTY:

A tract of land containing 1.476 acres, more or less, in the James O. Quinn Survey, Abstract No. 1257, Tarrant County, Texas, and being the same land described in that certain Warranty Deed dated February 23, 1979, by and between First Venture Corporation, as Grantor and William W. Horn & Associates, Inc., as Grantee, recorded in Volume 6689, at Page 434, of the Deed Records of Tarrant County, Texas.

### **ADDITIONAL PROVISIONS:**

- 1. Notwithstanding anything contained in this lease to the contrary, wherever the fraction "one-eighth (1/8th)" appears in the printed portion of this lease the same is hereby amended to read "Twenty-Two Percent (22%)".
- 2. Notwithstanding anything to the contrary contained in the printed form to which this Exhibit is attached, it is understood and agreed between Lessor and Lessee, that there will be no operations for oil or gas development and/or production upon the surface of the above described land without the express written consent of Lessor; provided, only that Lessee shall have the right to drill under, or through, produce from and inject substances into the subsurface of the lands covered by this Lease, from wells which are located on lands pooled therewith, or which are located on other lands.
- 3. Lessee, its successors and assigns, agree to indemnify and hold harmless and defend Lessor, its successors and assigns, agents and employees from and against all suits, claims, demands and causes of action including attorney fees and court costs that may be at any time brought or made by any person, corporation or other entity including, but not limited to, employees of Lessee, arising out of or in any way connected with Lessee's activities and operations conducted pursuant to the terms of this lease. It is further agreed that if any suit, claim, demand or cause of action is brought or arises which is or might be covered by this indemnification provision, the party hereto who first receives notice thereof will immediately notify the other party hereto. It is understood, however, that this provision will not apply if the action is caused in whole or part by Lessor's negligence or Lessor's contributory negligence.

SIGNED FOR IDENTIFICATION:

Luz Inecilia Gann



DEVON ENERGY PRODUCTION CO P O BOX 450

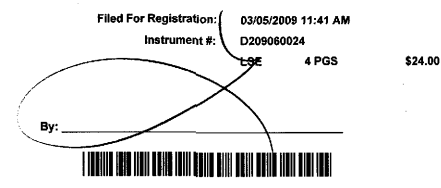
**DECATUR** 

TX 76234

Submitter: DEVON ENERGY PRODUCTION

# SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

# <u>DO NOT DESTROY</u> <u>WARNING</u> - THIS IS PART OF THE OFFICIAL RECORD.



D209060024

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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